Wile Crawford Filed Worthless Papers With Sanction of City Attorney Brown

LATTER LET BUNCH GO WITH HIS EYES OPEN

Brown Blames Police, Police Blame Judge, But Gamblers Are Well Satisfied

Two bonds drawn by Willie ("The Monday to be defective after seventy, 132 eight Chinese gamblers had escaped po-

facts or even more bonds that have Deputy Carden. been found insufficient, as disclosed by

been named as representing the accused bond. nty City Attorney Carden.

Says Police Could If Would City Attorney Brown says he sees to reason why the police, with several Chinese detectives, cannot apprehend at least the majority of the 122 Chinese who were fined.

Sheriff Pose says his department is up agares it, because his men do not now the Chinese by sight and most of them probably used aliases anyhow, so

District Judge Monsarrat expresses the opinion that the bonds are not de fective, that they are still in effect and that the city attorney ought to bring suit against the sureties to recover inefficiency in the bonds, because they venre, in cases appealed from the distriet to circuit court.

The reason the bonds in these apsessed in the lower court.

Opened Wide The Door

forty-five others. W. T. Rawlins, their seven others, I was retained by W. H. let us stay." But the guns and stores afterney, decided after the appeal had been filed in circuit court that his clients did not care to go to trial; consequently he merely filed notice in the sequently he merely filed notice in the ants who consists of the defendants. The case was tried by the defendants. The case was tried by the sequently he merely filed notice in the ants who consists of the defendants and the defendants. The day tollowing lost on a Sunday, "and the Alabama was lost on a Sunday," the Stars and Bars the construction of the sequently and some run up. Captain Simus named.

a par with the Lee Unnek affair,

Clong and a ty tour others, seek a par with the Lee United Allair.

Enew But Prograstinated

City Attories Brown said he first bearing the thouse were escaping by this method fully two months ago, and that shoul see weeks ago he hashed a new and more funding clause he in my offer, but was prepared by Willied consisting to note in this connection that the appeal of Lee Chies and compatitions was wastered.

A carolid examination of the wording of this bonds much by Judge Monsy the honds were withing in the circuit court only recently, that is, on September 1. Survey of the bonds is, after the circuit court only recently, that is, on September 1. Survey of the bonds were withing the could have prevented it.

To go ahead with the appeals, and the specific was as to the was in skel.

The Shew But Prograstinated

City Attories Brown said he first bears and result in some and its face shows that he signed at mome and his cown as the defeation. The bond are not in the signed at mome and his cown as it prepared by Will. Crawbord and Lee han and they seemed the Millie of this bond much by Judge Monsy the bonds were with the circuit court only recently, that is, on September 1. Survey and the first bond much by Judge Monsy the bonds were with the circuit court only recently, that is, on September 1. Survey and the first bond much by Judge Monsy the bonds were with the circuit court only recently that is, on September 1. Survey and the first bond much by Judge Monsy the bonds were with the circuit court only recently, that is, on September 1. Survey and the first bonds are allowed forty-five grambers, clients of Willie Crawbord, to escape lastice when he was not repared by Willie Crawbord, to escape lastice when he was not repared by Willie Crawbord, to escape lastice was not for the bonds of the men, and I was one of

by for the cost of the appeal but for the fines previously imposed on them. no has been reached with Judgest. W. A diford, before whose come all mode. hearings reaching the murt, that herbafter to appeal striked and dropped from h man is in court and the prosecution is satisfied that the fines and costs as

Willie Crawford's appearance in the he Tong Lee Chnek man was Rawlins in the latter and E. A. Dooth itt in the former according to Bastins datement vesterday. Both they turneys happened to be ill when the date for filing appeals came round, and trawford attended to this detail for them and did his own tampering with

Rawlins denies he had a hand or tire paring any of the bombs in the cases

Rawlins Decends Himself

'phoney'' and the three cases comnented on yesterday by The Art or Planation, as follows:
Editor Advertiser: - Permit

through the columns of pour paper to Fa") Crawford, one approved by A maswer an article covering a column of Es") Crawford, one approved by A space, which appeared in The Parish-M. Brown city attorney, and the other Commercial Advertiser of Conder 19, exactly similar in form, were discoved in the wherein I am necessed of present erid by the city attorney's office on the "phoney bonds," "legal doublem rag and being connected with a "lateko game." The article as ques lice court flues amounting to \$881 as tion is a malicious attack upon me and a direct result of the defective instru- many of the statements thousan set torth are eredited to the city attack These are only two out of three or nev's department, speaking through

As to the case of Ah Chung and lifty-The Advertiser yesterday, the net loss from others, who were accorded to a to the city or territorial treasury run raid on the gambling joint or the reaning well above \$2000, as admitted by of Sun Yee Hopp's store in Mannaken condition of affairs permitting the ensy their attorney, W. T. Rawlins, thing a estage of Chinese gamblers created ex-citement around police headquarters. Judge Monsarrat, This statement. Was Here Years Ago-yesterday. Attorney Rawlins, counsel as far as my being the attorney in the for Lee Chuck in one case and mybe had case, is a willful and deliberate fall. for Lee Chuck in one case and who had case, is a willful and deliberate fal-3-The records of the district court men in each of three big gambling show that the defendants were the ged cases nearly came to blows with Dep before that court on Ma ch 12, 1011 that E. A. Doutbitt appeared as counsel for defendants, and that after conviction an appeal was taken to the cir enit court; that said appeal is signed

prepared by me and I had not ug to to with it or the case. The remarks of Judge Ashford's court show that on June 25, 1915, L. M. Straus appeared before Judge Ashford on h half of the etendants and withdrew their appeal. As to the case of Chee Tong and thirtythree others, the statement that I was attorney is also false. The records of feminats were charged on April 33, 1915, and L. M. Straus appeared as atappeal was taken to the circuit court are all in practically the same form L. M. Straus. The records of Judge Ashford's court show that on Jane 15, 1915, L. M. Straus, appeared before

peals are defective, say all the officials defendants withdrew their appeal. I had nothing to do with this case and appearance is the circuit court, and do did not draw the appeal hand. An innot provide for payment of the fines as spection of the bond shows that it was they signed for the Azores 'or some submitted to the city attorney's de intermediate port." partment, as the following endorse Stars and Bars Hoisted

The Advertiser, that of Lee Chuck and In the case of Lee Chuck and forty we had to go outside; they wouldn't forty-five others. W. T. Rawlins, their seven others, I was retained by W. H. bet us stay. But the guns and stores sequently he merely filed notice in the office of the circuit court clerk, with drawing appeal.

Neither he nor his clients had to appear in court, and since the bond did not compel the defendants' appearance until the hearing went to trial or had been finally disposed of, "when this bond shall be soid and of no effect," the particular case he had been rounded to get poster of and perfect to bond shall be soid and of no effect," the particular case he had been rounded to get poster of and perfect to appeal to the circuit court, the interpolate of the circuit court of the The other cases, those of the Tong enter being afraid that owing can war. The other was the 100- but he had followed a false report, and he went to the North The other cases, those of the Tong and thirty three others, and of Ah looked by me looked by me looked was to it to go ahead with the appeal, and the

which leaves the could have prevented it.

Rawitas Deied Police

Lee Chuck accessed in the sheriff's cliffies and paid his own fire voluntarily, but when the police increded that he statement that I had presented by the police of the police that they could not hold Lee Chuck responsible for the police that they could not hold Lee Chuck responsible for the police can collect the police that they could not hold Lee Chuck responsible for the policy of the statement that I had presented by the policy of the policy of the statement that is not the three cases and held they cannot collect from the bondament when for the policy of the policy o

The city attorney has decided to use approved bonds in this form.

hereafter the new clause, which would The statement of Deputy Carden that WILLIAM

ALABAMA'S CREW TELLS OF CRUISE

John Prussia Gives Thrilling Account of Confederate

AGE BENDS ROVER

Honolulu in the Nippon Maru yesterday morning. It was the voice of a seventy two year old man, and the great events of which he spoke brog about As to the connection of W. T. Raw the Alabama. For John Prussia says with the hands described as he is the only survivor of the crew of that ship, "the converted steam brig. tiser, Mr. Rawlin gives his own ex Alabama," which was the most famous commerce raider of history until the German cruiser Emden arose last year; and the names of the Alabama and the Emden will go to the future, side by side.

Prussia is old; his hair is straggling and gravish white; he does not recall well many things of which he spoke, vet of the Alabama he spoke with assurance and clearness.

He had been in Japan eleven years as a sort of extra man for the Pacific have sunk her. She had one gun." Mail; and the cap he wears now bears the flag of the old company. The sus. Ariel was caught. She was bound for Aspinwall, now Colon; but the Alaleft him without employment, and he bama let her go because of her passendecided to go home at last, to his gers. Her master rigned a bond; "it brother in law in Carry, Pennsylvania. Was worth one-half cent; but if the That is why he is a passenger in the Confederacy had come out victorious Nippon Maru and why many on the we would have had some prize money waterfront yesterday listened to the from that ship. We took a twenty tales that dropped from his lins.

all that Alabama crew, Prussia holds recollections of Honolulu that few men hold: he was here some stxty-odd years vesterday, and he remembered how there were lamboo houses here then, how the waterfront was low tideland and how the men from the New Bedford whalers went into Honolulu with yards of cloth for barter-for their masters would not give them money.

Letters addressed to him in Yokohama bore the words: "Last survivor of the converted steam brig Alabama,

he said: It was after long wanderings over the world, especially among the islands of the far South Seas, that Prussia became a member of the erew of the torney for them. On May 4, 1915, an ling at Birken Head, near Liverpool, and the board at the dock-head only the numerals "290." Students of a Sunday that we met the Kearsarge. history are invited to ascertain whether that was the number of the Alabama at the vards.

at Liverpool in July, 1862. There were forty nine sailors in all, he said, and

Hence, in one case cited vesterday by K., A. M. Brown.

On the sidewheeler was Captain "The crew acted so bad that

" Dide you know what the Alabama was to be when you signed?" Prusaia

they have council for a lower disagreed with in partial position, but before talking the case of the have council for any control of the council to the surface court. The house council to the council t

WILLIAM T. RAWLINS.

JOHN PRUSSIA Surgivor of Pamous Confederce Destroyer Ala-



change for his soul. I put it down in pencil when I got back to the ship. Sixty five prizes were taken by the

teras, a sidewheeler, off Gaiveston. "She was tin-plated and we ought to Runs Into Kearsarge

And, in Cherbourg, the Alabama found the Kenrsarge waiting outside

"That ship had anchor cable chains ago, for the first and last time until We didn't know it then; but we would that several months may clare before powder had been good. We put a 100- vided nothing is done with it today posts. It didn't explode, or that ship tainty. would have been sunk. You can see Official Indefiniteness the shell in her stern in Washington now. I was glad it didn't explode, but I couldn't say so then. I'm not a Democrat or a Confederate!

It was June 19, 1864, that the Kear inge lay outside Cherbourg, and the Alabama left the harbor at nine or ten clock. The fight lasted one hor and thirty-five minutes. "We began fizing a mile away; and the fight lasted an old Confederate ship. She was build- hear and thirty-five minutes. Why, we sunk the Hatters in thirteen min-utes," said Prussia. "And it was of utes, ' said Prussia.

Boats were ordered cleared away when the end was in sight, but Prussia did not wait for boats. He jamped Judge Ashford and on behalf of the He did not know what the Alabama overboard and swam. It was a mile to was to be when she signed her crew a French fisherman's boat, he said, but made the boat, although he had unerestimated the distance; and so the Alabama passes out of this history Twelve men of the Alabama were kill-ed, he understood. "I heard that Captoin Simms went to Cuba during the ten years' war as one of two captains on a filibustering bont.

Recomes World Rever he lost all his money searching for gold

in a river "as bare as this floor." From Scattle he went in the old Nin

son, Smith & Co., Ltd., agents for Has terests, which are for a period of ten-

GOVERNOR GIVES LAND BOARD HIS IDEA ON LICENSE

Letters To Commissioners and Shindle Deal With Hilo Traction Water Permit

EXECUTIVE WANTS RIGHTS OF TERRITORY PROTECTED

Recommends Ten Years' Grace and Twenty Years On Substantial Rental

Governor Pinkham told the terri torial land board yesterday on what terms he would approve a water li-Alabama during the time she threaded cense which the Hilo Traction Company the sens, Prussia said. Before going seeks to secure from this body for a transmission line or lines at the gento Singapore she had sunk the Hat- period of thirty years. The provisions erating plant. of the lease are gone into in a general Current to Be Metered way by the Governor, who slaims that all this is necessary to safeguard the in terests of the Territory-the public. He concludes his letter, inclosing one Robert W. Shingle, president of he company, with this consideration: "I now leave the matter for the con ideration of the land board and the

land commissioner." The letter was read at the meeting of the land board held yesterday, but action on it was deferred and will be taken up at a meeting to be held today probably. The absence of two commissioners yesterday gave Chairman J. H. Raymond ground for postponing final consideration of the subject matterhave sunk her, chain and all, if our the proposition is taken up again, pro bound shell right between her etern Even today's meeting is not a cer-

> "The board may meet again tomor ow, but I'm not sure," said Land Commissioner Tucker yesterday. He did not even mention the Hilo Traction Company matter. As a rule, business taken up by the land board is submitted to it by the commissioner, through whose office all these matters are supposed to

> According to the plans of the Gov. rnor, submitted to the land board after he had made them, for its consideration, the Hilo Traction Company will be given ten years' free use of the we'er of the Wailuku River needed for its business. This, the Governor judges, will allow the company sufficient time The water is to be used for power and lighting purposes only and after that the water is o be turned back into the river "un-

polluted, " says the Governor. After the ten-year period the Governor expects that the water license will bring \$3000 a year to the government, or \$60,000 for the twenty-year rnor's letter is given below in full;

Exchanges and Leases
The board also considered a number of public land questions. It gave its opproval for the sale of the leases of government lands in Pohakuloa, Kona; Walmea, South Kohala; and Kaohe, Hamakua, all on Hawaii. Three acres and a half of land wanted for a government school lot will be exchanged for hirty acres of sand dunes at Kekaha, Knuni. The board also considers the disposition of a number of remnants on fort and Lusitania streets, this city, but these were referred to the Oahu numbers of the board to report on at later meeting.

l'ermission for a right of way over overnment lands for a pipe line tap ing the Kolekole gulch in South Hilo listrict, Hawaii, the water to supply the Honomu plantation village and camp was granted. The right of way will net thirty dollars a year to the government. The plantation people preferred to giv ome land in exchange for the privilege The proposed exchange of land beween the Territory and the Knudsen state, whereby the government was to coure the site required for the new wharf and warehouse at Waimea, Causi, fell through. In either case Maj. David B. Case of the quartermast. C. N. C. Forster; Pupukea, V. Das-\$5000, and under the Organic Act which necessitated his removal to the "And as still further suggestion in the board is barred from mak. Fort Shafter hospital. Lieutenant the line of the importation and presering any exchange when the value Colonel James B. Houstan, also of the vation of game we would say that the of the land is above this amount. The quartermaster Corps, who was with mongoose, the most effective enemy of

Present at the meeting yesterday was driving the car, which skinded and destructive virus and then upon their were Chairman J. H. Raymond, Com- ran into a bank, the sudden stop caus release they could spread the disease missioners Jacob F. Brown (secretary), ing both officers to be thrown out of the from their inoculation, and so, in com-

years to be licensed, for one dollar per take no substitute.

Limited, in establishing and operating its transportation system and contributing to its capital or credit such excess income as may be derived, above its own power needs, from power to be sold as indicated.

Free For Ten Years

"All this that the Territory after ten years and for the subsequent twen ty years, and constructively thereafter. may receive the full power value of

the water nuder consideration.

"The administration is prepared to recommend to the land commissioner and the land board that the rights of the government in the waters of the Wailuku River in South Hilo district, Island of Hawaii, as existing between the approximate elevation of 900 to 950 feet sofe intakes and approximate 110 feet above sea level sole discharge all be leased to the Hilo Traction Company, Limited, or their successors for the term of thirty years, it being stipulated the water in question shall be taken for power and lighting purposes only, or both, and shall be re-furned to the river, unpoluted, at the oint of discharge named.

'The license shall cover a period

of thirty years.

'For the first ten years the Hilo

Traction Company, Limited, shall pay the government one dollar per year. "To whomsoever is concerned it shall pay six per cent per annum, payable semi-annually, on the cost of the power and electric generating plant. The electric current shall be delivered to the

"All current delivered to the Hilo Traction Company, Limited, shall be metered at the generating plant and follows: all other current sold or otherwise de livered shall be separately metered at

the same point. "There shall be set aside a sinking fund annually equivalent to the annual requirements of such a fund as may discharge to cost of the power and cleetric generating plant at the end of thirty years on the basis of four per cent interest per annum on sinking

"After the first ten years as speci-fied there shall be paid to the territorial government, semi-annually, the income derived from the electric current as metered and delivered on said transmission line or lines based on the cost of said electric current per kilowatt when generated by power other than water power.

"The cost of so generating shall be determined by the cost of electric cur rent within the Territory of Hawaii produced by a prime mover other than water power, due consideration being given to the decreasing factor in the cost of a larger production of electric urrent as against a smaller production. Determine Cost Every Five Years

"The cost of the electric current shall be determined every five years, or oftener should equity so require, by a board of three appraisers appoint ed by the governor.

"Inspection of meters and records "Inspection of meters and records; places the birds cannot, by shall always be open to the inspection places the birds cannot, by shall always be open to the inspection places the birds cannot, by

of the government.
'The construction of at least one such plant and pipe line of a permanent nature with all modern equipment for the generation of electric current of at least two hundred and fifty kilowatte capacity-cither continuous or term of, say three years, be wholly alternating current or both as the li- and entirely protected from destruc censee may determine-shall be begun tion by any means, and that this proby the licensee within two years from posed extended closed period, if proper balance of the thirty-year term. How the date of this indenture, and be dili- ly enforced, would so cause the stockhese figures are arrived at no one was gently proceeded with until completed, ing of available and public shooting ready to explain yesterday. The Gov. provided that if there shall be any lands, so as to provide sport in its be suspended by reason of actions, suits under permit. or injunctions, instituted in good faith Inspection a Parce without any collusion on the part of the licensee impeding or delaying con ent game inspection and guarding is struction, the time so lost shall not a farce and that no one game warden be counted as part of the time within can adequately protect and conserve and completed.

Two Vear Portetture Clause

granted shall upon the expiration of

such time cease and determine." "I now leave the matter for the consideration of the band board and land commissioner," concludes the Governor in his letter to the board and

ARMY OFFICERS HURT WHEN THROWN FROM AUTO

In an automobile accident which occurred at Moanalua on Monday night, Keague; Waialae, Kenneth worth more than er Corps, U. S. A., received bruises sell: Puuloa, I. Off. harbor board will have to begin con- Major Case at the time, was slightdemnation proceedings to secure the ly bruised. The accident occurred near
required property for the wharf site. the Moanalua gardens. Major Case should be inoculated with the proper machine, Lieutenant Colonel Houstan | paratively short space of time mawas able to be at his office vester-iny, terially decrease and there should be

Of Local Interest

Some People We Know, and We Will Profit by Hearing About Them, This is a purely local event. It took place in Honolulu.

Not in some faraway place. You are asked to investigate it. Asked to believe a citizen's word; To confirm a citizen's statement. Any article that is endorsed at home Is worthy of confidence.

James C. L. Armstrong, Nuuanu Val-

ley, Honolulu, Hawait, says: "I was a sufferer from kidney trouble for three years and Doan's Backache Kidney Pills completely cured me. I have had ing the past year. I cannot recommend

Doan's Backache Kidney Pills are at 50 cents per box (six boxes \$2.50), or will be mailed on receipt of price by the Hollistez Drug Co., Honolulu, wholeSUPERVISORS TO PROTECT BIRDS

Say Present Enforcement of Closed Season Is a Farce-**Demand Action**

WANT DISTRIBUTION OF WINGED ONES HERE

Names of Eagle-Eyed Vigilants Submitted For Appointment As Wardens

The supervisors, at last night's meetng, were the recipients of a memorial n reference to the apread, propagation and protection of game birds, with a special reference to the present or pending importation of game birds which are to be liberated on Oahu.

The memorial, which is signed by sixty-six well-known sportsmen, is as

"The undersigned, being residents and citizens interested in hunting and in the preservation of game, respectfully address you asking that game and game hirds, for the importation of which we are liformed you are expending several dollars of public funds, be released, for propagation and spread, at the following places: Halemanu, Mokuleia, Maile and Pupukea, in the Waialua district; Makaha, Waianea district; Aica homesteads and Halawa in the Ewa district; Waialae to Koko Head; above Hauula, Koolaupoko dis

trict.
"We believe that game birds, im ported for restocking the open places of Oahu, should be liberated in sections other than those being private preserves, where for years past they have been domiciled, so that persons other than members of an exclusive gun club can in due time pursue and hunt such game or game birds.

Want Birds Spread "We believe that the general inter ests will be served best by your honor able body endeavoring to spread ga birds over the whole of this is rather than in one or two exe places, and from which

oread, naturally, as they & "We further believe that ing laws are not being observed . that to prevent the wanton destruction of breeding birds, they should for a period during which such work shall best sense, for all who care to hunt

"We further believe that the pres-

We therefore suggest that in each of the sub districts of this island there "In case of failure to begin the con- should be appointed and commissioned struction of at least one such plant as special police officers, at least two and pipe line within two years from persons who are residents therein, these the date of this indenture as in this to be appointed and commissioned by section provided this license and all reason of their interest in game genrights, privileges and authorities herein | erally, and who would because of their local residence and knowledge of the surrounding country, adequately proteet the game, and may cause the arrest of those who infringe the laws relating to shooting and preservation of game.

Suggest Wide Awakes

"The persons we suggest in the premises, of course subject to your approval and that of the appointing officers, are: Halemanu, K. Thot: Mokuleia, W. Bellina; Makaha, I. Stewart, George Meyer; Halawa, Robert Mc-

a corresponding increase of birds.

Committee On Consultation "We have appointed from among our number, John B. Enos, Charles Hot-tel, W. A. Akerman, V. M. Gedge, George K. Mills, John Colburn III. as committee of ourselves who will be pleased to confer with your board or any committee of your board in order that such arrangements may be made as will be conducive to the object and

purpose of this memorial," Supervisor Larsen moved that the emorial be tabled. The matter was referred to the police committee for action.

ADDITIONAL REFERENCE MATTER FOR NEW BUREAU

Yesterday's mail brought much addi tional matter to the chamber of comold by all druggists and storekeepers merce for its new reference bureau. About a dozen states sent volumes giving all details of government and commerce. Raymond C. Brown, Secretary, issued through the press an invitation Remember the name Doan's - and for the public to use the bureau as often as necessary.